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കേരള സർക്കാർ Government of Kerala 2015



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

tl cf Kkddv KERALA GAZETTE

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 148/2015/LBR.

Thiruvananthapuram, 4th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri Sreenivaskumar, Director Operations, Corporate Office, Plot No. 29, Prestige Meridian—1, Unit—203-204, 2nd Floor, M.G. Road, Bangalore-560 001; (2) The Manager, Vasan Dental Care, Arayidathupalam, Kozhikode-674 004 and the workman of the above referred establishment Smt. Sheri, A., Priya Nivas, Bhajana Kovil Road, Chalappuram P. O., Pin-673 002 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Sheri, A., by the employer Vasan Dental Care, Kozhikode is justifiable? If not, what relief she is entitled to?

(2)

G.O. (Rt.) No. 149/2015/LBR.

 $Thir uvan an thap uram,\ 4th\ February\ 2015.$

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri Basheer s/o Abubacker, Dream Mall, Shajan House, Koyilandy-673 305; (2) Sri Hamsa, Manager, Dream Mall, East Road, Koyilandy and the workman of the above referred establishment Sri Govindan Nambiar s/o Narayanakurup, Thekkenambiadi House, Kavil P. O., Kavumthara, Naduvannoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Govindan Nambiar by the management of Dream Mall, Koyilandy is justifiable? If not, what relief he is entitled to?

(3)

G.O. (Rt.) No. 150/2015/LBR.

Thiruvananthapuram, 4th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Peer Mount Gas Agency, Peermade P. O., Peermade, Idukki District and the workmen of the above referred establishment represented by Sri P. Sreekrishnan, General Secretary, Kerala Estate Workers Union (INTUC), Peermade, Idukki District in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the dismissal of Sri Justin Micheal, worker of Peer Mount Gas Agency, Peermade is justifiable or not? If not, what relief he is entitled to?

(4)

G.O. (Rt.) No. 151/2015/LBR.

Thiruvananthapuram, 4th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between The Manager, Mannam Memorial Residential Public School, Valathungal P. O., Kollam and the workman of the above referred establishment Sri K. Kunjumon, Ezhamvathukkal Vayalil Veedu, Thekkevila P. O., Kollam-691 016 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri K. Kunjumon, Watchman by the management of Mannam Memorial Residential Public School is justifiable or not? If not, what relief he is entitled to get?

(5)

G.O. (Rt.) No. 165/2015/LBR.

Thiruvananthapuram, 7th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Perumbala Service Co-operative Bank Limited No. FF. 59, Perumbala P. O., Kalanad Via, Kasargod and the workman of the above referred establishment represented by Sri C. Krishnan, s/o Raman, Kunjadikam Veedu, Vayalamkuzhi, Perumbala, Kasaragod in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Sri C. Krishnan from service by the management of Perumbala Service Co-operative Bank Limited is justifiable? If not, what relief he is entitled for?

(6)

G.O. (Rt.) No. 166/2015/LBR.

Thiruvananthapuram, 7th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between Sri P. V. Alaxander, Managing Director, Mercy Hospital, Valakom, Kollam and the workman of the above referred establishment Smt. Susamma Johnson, Charippurath Peace Villa, Chengamanad P. O., Melila, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Susamma Johnson, Deputy Nursing Superintendent by the management of Mercy Hospital, Valakom is justifiable or not? If not, what relief she is entitled to get?

(7)

G.O. (Rt.) No. 167/2015/LBR.

Thiruvananthapuram, 7th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between Dr. N. Sukumaran, Managing Partner, N.S. Hospital and Meternity Home, Kadappakada, Kollam and the workmen of the above referred establishment represented by the General Secretary, Private Hospital Employees Association of Kerala, Mundakkal, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the demand raised by the Trade Union with regard to the super annuation age of employee in the N.S. Hospital, Kollam is justifiable? If yes, what are the reliefs entitled?

(8)

G.O. (Rt.) No. 168/2015/LBR.

Thiruvananthapuram, 7th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Works Manager, Indus Motors (Body Shop), Sarathy Junction, Chandanathope P. O., Kollam-14 and the workmen of the above referred establishment represented by Sri Kilikollur Sreekandan, General Secretary, Kerala State Motor and Engineering Workers Union, Venad Nagar, Kilikollur P. O., Kollam-4 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri R. Raju, Painter by the management of Indus Motors (Body Shop), Sarathy Junction, Kollam is justifiable or not? If not, what relief he is entitled to get?

(9)

G.O. (Rt.) No. 169/2015/LBR.

Thiruvananthapuram, 7th February 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Extra Weave (Private) Limited, Saktheeswaram Junction, Velorvattom, Cherthala and the workman of the above referred establishment Sri Harikrishnan, P. R., Puthenmadom, Velorvattom, Cherthala P. O., in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Harikrishnan, P. R., Assistant Manager, Extra Weave (Private) Limited, Saktheeswaram Junction, Velorvattom, Cherthala is justifiable? If not, what is the relief he is entitled to?

By order of the Governor,

Madhu, K.,
Deputy Secretary to Government.